

1 **SALTZMAN MUGAN DUSHOFF**
 2 MATTHEW T. DUSHOFF.
 3 Nevada Bar No. 004975
 4 JOEL Z. SCHWARZ, Esq.
 5 Nevada Bar No. 009181
 6 1835 Village Center Circle
 7 Las Vegas, Nevada 89134
 8 Telephone: (702) 405-8500
 9 Facsimile: (702) 405-8501
 10 E-Mail: mdushoff@nvbusinesslaw.com
 11 jschwarz@nvbusinesslaw.com

12 *Attorneys for Defendants and
 13 Nominal Defendant*

14 [Additional counsel on signature block]

15 **IN THE UNITED STATES DISTRICT COURT**

16 **FOR THE DISTRICT OF NEVADA**

17 KURT DOBLER, Derivatively on Behalf of
 18 CELSIUS HOLDINGS, INC.,

19 Plaintiffs,

20 v.

21 JOHN FIELDLY, JARROD LANGHANS,
 22 NICHOLAS CASTALDO, DAMON
 23 DESANTIS, HAL KRAVITZ, JIM LEE,
 24 CAROLINE LEVY, CHERYL MILLER, and
 25 JOYCE RUSSELL,

26 Defendants,

27 and

28 CELSIUS HOLDINGS, INC.,

29 Nominal Defendant.

30 Case No. 3:24-cv-00578-ART-CSD

31 Consolidated With:

32 Case No. 2:25-cv-00207-JCM-MDC

33 **ORDER GRANTING
 34 STIPULATION REGARDING
 35 EXTENSION OF DEFENDANTS'
 36 TIME TO RESPOND TO
 37 COMPLAINT**

38 MARK STOYANOFF, derivatively on
 39 behalf of CELSIUS HOLDINGS, INC.,

40 Plaintiff,

41 v.

42 JOHN FIELDLY, NICHOLAS CASTALDO,
 43 DAMON DESANTIS, HAL KRAVITZ, JIM
 44 LEE, CAROLINE LEVY, CHERYL MILLER,
 45 JOYCE RUSSELL, and JARROD
 46 LANGHANS,

47 Defendants,

1 and

2 CELSIUS HOLDINGS, INC.,

3 Nominal Defendant.

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5 Plaintiffs Kurt Dobler and Mark Stoyanoff (“Plaintiffs”), Nominal Defendant Celsius
6 Holdings, Inc. (“Celsius”), and Defendants John Fieldly, Jarrod Langhans, Nicholas Castaldo,
7 Damon DeSantis, Hal Kravitz, Jim Lee, Caroline Levy, Cheryl S. Miller, and Joyce Russell
8 (collectively, the “Individual Defendants,” and together, with Celsius, the “Defendants”), by and
9 through their undersigned counsel, hereby stipulate and agree as follows:

10 1. On December 16, 2024, Plaintiff Kurt Dobler filed the Verified Shareholder
11 Derivative Complaint in Case No. Case No. 3:24-cv-00578-ART (the “Dobler Action”) (ECF
12 No. 1).

13 2. On January 31, 2025, Plaintiff Mark Stoyanoff filed the Verified Shareholder
14 Derivative Complaint in Case No. 2:25-cv-00207-JCM-MDC (the “Stoyanoff Action”) (ECF
15 No. 1).

16 3. On February 18, 2025, the Court granted a Stipulation in the Dobler Action
17 extending the time for Defendants to answer or otherwise respond to the Complaint in that action
18 through April 18, 2025 (ECF No. 18).

19 4. On March 5, 2025, the Court entered an Order Consolidating the Dobler Action
20 and the Stoyanoff Action into Case No. 3:24-cv-00578-ART-CSD (the “Consolidated Derivative
21 Action”) (ECF No. 21).

22 5. Following the entry of the Consolidation Order, the Parties have engaged in
23 negotiations regarding a schedule for the newly Consolidated Derivative Action.

24 6. Accordingly, to allow time for the Parties to reach agreement on case scheduling,
25 the Parties have agreed that Defendants’ time to respond to the Complaint shall be extended
26 thirty (30) days to May 19, 2025.

27 NOW, THEREFORE, the Parties hereby stipulate and agree, and respectfully request
28 that the Court enter an order, as follows:

1. The Defendants shall move against, answer, or otherwise respond to the
 2 Complaint on or by May 19, 2025.

3 IT IS HEREBY SO STIPULATED AND AGREED.

4 DATED this 18th day of April 2025.

5 **LEVERTY & ASSOCIATES LAW CHTD.**

6 **SALTZMAN MUGAN DUSHOFF**

7 By /s/ Patrick R. Leverty
 8 PATRICK R. LEVERTY
 Nevada Bar No. 008840
 9 832 Willow Street
 Reno, NV 89502
 Telephone: 775.322.6636
 10 Fax: 775.322.3953
 Email: pat@levertylaw.com
 and
 11 THE BROWN LAW FIRM, P.C.
 12 TIMOTHY BROWN
 767 Third Avenue, Suite 2501
 13 New York, NY 10017
 Telephone: 516.922.5427
 14 Fax: 516.344.6204
 Email: tbrown@thebrownlawfirm.net
 15 *Attorneys for Plaintiff Dobler*

16 **ALDRICH LAW FIRM, LTD.**

7 By /s/ Joel Z. Schwarz
 8 MATTHEW T. DUSHOFF.
 Nevada Bar No. 004975
 9 JOEL Z. SCHWARZ
 Nevada Bar No. 009181
 10 1835 Village Center Circle
 Las Vegas, Nevada 89134
 and
 11 *Additional Counsel (Admitted Pro Hac Vice)*
 12 ALSTON & BIRD
 JOE TULLY
 90 Park Avenue
 13 New York, NY 10016
 and
 14 ELIZABETH GINGOLD CLARK
 COURTNEY QUIRÓS
 One Atlantic Center
 1201 West Peachtree Street, Suite 4900
 Atlanta, GA 30309
 15 *Attorneys for Defendants and Nominal
 Defendant*

18 By /s/ John P. Aldrich
 19 JOHN P. ALDRICH, ESQ.
 Nevada Bar No. 6877
 20 CATHERINE HERNANDEZ, ESQ.
 Nevada Bar No. 8410
 21 7866 West Sahara Avenue
 Las Vegas, NV 89117
 Tel. (702) 853-5490
 22 Fax. (702) 227-1975

23 RIGRODSKY LAW, P.A.
 24 TIMOTHY J. MACFALL
 SAMIR AOUGAB
 25 825 East Gate Boulevard, Suite 300
 Garden City, NY 11530
 Tel. (516) 683-3516
 26 Email: tjm@rl-legal.com
 Email: sa@rl-legal.com
 27 *Attorneys for Plaintiff Stoyanoff*

1 **ORDER**
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4 IT IS SO ORDERED.
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9 UNITED STATES MAGISTRATE JUDGE
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12 Dated: April 18, 2025
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28 *Kurt Dobler, etc. v. John Fieldly, et al./Case No. 3:24-cv-578-ART-CSD*
Stipulation and Proposed Order Regarding Extension of Defendants' Time to Respond to Complaint